No. R. 970

19 October 2007

HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA

REGULATIONS RELATING TO FEES PAYABLE TO COUNCIL

The Minister of Health intends, in terms of section 61(1), read with section 61(5) of the Health Professions Act, 1974 (Act No. 56 of 1974), and in consultation with the Health Professions Council of South Africa, to make the regulations in the Schedule.

Interested persons are invited to submit any substantiated comments or representations on the proposed regulations to the Director-General of Health, Private Bag X828, Pretoria, 0001 (for the attention of the Director: Human Resource Stakeholder Relations and Management), within one month of the date of publication of this notice.

SCHEDULE

1. In these regulations, "**the Act**" means the Health Professions Act, 1974 (Act No. 56 of 1974), and any expression to which a meaning has been assigned in the Act shall have that meaning, and, unless inconsistent with the context –

"**practitioner**" means a person registered in terms of the Act to practise in a profession for which the Act provides; and "**section**" means a section of the Act.

2. The registration fees payable under the Act as from 1 April 2007, shall be as follows:

(a)	By a medical practitioner or a dentist	R 440.00
(b)	By a medical practitioner in the category independent practice (family physician)	R 121.00
(c)	By a medical practitioner or a dentist in the category volunteer services	R 27.50
(d)	By a medical practitioner or a dentist in the category military service	R 440.00
(e)	By a medical practitioner or dentist as an exchange registrar under section 30	R 440.00
(f)	By a psychologist	R 363.00
(g)	By a bio-medical engineer, a clinical biochemist, a genetic counsellor, a medical biological scientist, and a medical physicist	R 243.00
(h)	By a member of another health profession provided for under the Act	R 181.50
(i)	By an intern in -	

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	biomedical engineering	
	clinical biochemistry	
	genetic counselling	
	medical biological science	
	medical physics	
	medical technology	
	medicine	
	psychology	R 66.00
(j)	By a student-intern	R 60.50
(k)	By any student registrable under the Act	R 60.50
(I)	By any visiting student registrable under the Act	R 181.50
(m)	By any student registrable under the Act for re-registration as such a	
	student after an interruption of at least one year	R 33.00
(n)	By any student registrable under the Act as a penalty for the late	
	payment of the registration fee by such a student per month or	
	portion of a month for which the application for registration was submitted after the prescribed time	R 27.50
(0)	By a formerly registered medical or dental student for the	
	resumption of registration as a dental or medical student or <i>vice</i>	R 60.50
(p)	By a medical or dental student for changing such registration to	
	registration as a dental or medical student or vice versa	R 33.00
(q)	By a medical practitioner or dentist for the registration of a speciality	
	or subspeciality	R 880.00
(r)	By a practitioner for the registration of an additional qualification	R 66.00

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(s)	By a medical practitioner or a dentist for registration as a dispensing medical practitioner or dentist	R 137.50
(t)	By a practitioner other than a medical practitioner or a dentist for the registration of an additional professional category, per category	R 66.00

3. The fees payable under the Act for the restoration of a name to a register shall be as follows:

- (a) The restoration fee payable by a practitioner if he or she applies for the restoration of his or her name to a register from which it was erased under section 19(1)(a), (b) or (d) of the Act -
 - (i) within a period of six months after the erasure date, shall be equivalent to two (2) times the applicable annual fee for the current year, plus the outstanding fee or fees;
 - (ii) after a period of six months but within 12 months, shall be equivalent to four (4) times the applicable annual fee for the current year, plus the outstanding fee or fees; and
 - (iii) after a period of more than 12 months had expired since the erasure date, shall be equivalent to five times the applicable annual fee for the current year plus the outstanding fee or fees.
- (b) By a practitioner for the restoration of his or her name to a register
 from which it was erased in terms of section 42 or 51...... R 181.50
- (c) By a practitioner for the restoration of his or her speciality or subspeciality, where applicable, or an additional qualification in R 60.50 terms of section 35(4).....

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	(d)	By a practitioner other than a medical practitioner or a dentist, for the restoration of his or her additional professional category or categories, per category	R 33.00	
4. The fees payable in terms of section 23 for the issuing of certificates shall be as follows as from 1 April 2007:				
	(a)	By any intern or practitioner registered under the Act for the issuing of a -		
		(i) certificate of status	R 125.00	
		(ii) certified extract from the register or a certificate signed by the registrar, or a duplicate registration certificate	R 125.00	
		(iii) certificate of confirmation of internship training	R 125.00	
	(b)	By any student registrable under the Act or a student-intern for the issuing of a certified extract from the register or a certificate signed by the registrar, or a duplicate registration certificate	R 60.50	
5.	Fee	s payable for sitting of examinations shall be as follows:		
	(a)	By medical practitioners and dentists for sitting the board examination for registration in the category public service (general practitioner)	R 1 650.00	
	(b)	By medical or dental specialists for sitting the medico-legal and ethical board examination	R 660.00	
	(c)	By a psychologist for sitting the board examination for registration in the category independent practice	B600 00	

R600.00

(d) By a registered counsellor or a psychometrist for sitting board examination for registration in the category independent practice

R300.00

6. The fees payable for the remarking of board examination shall be 50% of the applicable fee for sitting the board examination.

7. The fees prescribed herein are inclusive of value-added tax.

8. Government Notice No. R.1560 of 31 October 2003 as amended by Government Notice No. R. 1089 of 11 November 2005 is hereby repealed.

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